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11 Attorney for the State

VALERIE W. P. RING  
2017 NOV -3 PM 2:43

12 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**  
13 **IN AND FOR THE COUNTY OF COCONINO**

14 STATE OF ARIZONA,

15 Plaintiff,

16 vs.

17 JAMES JOSHUA WOMBLE,

18 Defendant.

No. CR2017-00886

19 **NOTICE OF SUPPLEMENTAL**  
20 **DISCLOSURE BY STATE**

(The Honorable Dan R. Slayton -  
Division 2)

21 COMES NOW the State of Arizona, by and through Bryan Shea, Deputy County  
22 Attorney, pursuant to Arizona Rules of Criminal Procedure, Rule 15.1, and discloses the  
23 following matters in the above-entitled case:

24 **EXHIBITS:**

DESCRIPTION OF DISCLOSURE	BATES RANGE
Transcript – "Body Cam Recording, Part One worn by Officer M. Murray Flagstaff Police Department, Recorded July 25, 2017"	235-247
Transcript – "Body Cam Recording, Part Two worn by Officer M. Murray Flagstaff Police Department, Recorded July 25, 2017"	248-250
Transcript – "Body Cam Recording, Part Three worn by Officer M. Murray Flagstaff Police Department, Recorded July 25, 2017"	251-265
Transcript – "Body Cam Recording, Part Four worn by Officer M. Murray Flagstaff Police Department, Recorded July 25, 2017"	266-275

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Transcript – “Unsworn Interview of James Womble Taken July 25, 2017 by Detective Brad Conway”	276-359
Transcript – “Unsworn Interview of Tyler Coker Taken July 25, 2017 by Detective Brad Conway”	360-418
Transcript – “Unsworn Interview of Tyler Coker Taken July 31, 2017 by Detective Brad Conway”	419-469

The State respectfully requests timely defense disclosure pursuant to Rule 15.2. Additional disclosure will be provided as it becomes available.

RESPECTFULLY SUBMITTED this 3rd day of November, 2017.

WILLIAM P. RING  
COCONINO COUNTY ATTORNEY

By B. Shea  
Bryan Shea  
Deputy County Attorney

COPY of the foregoing  
mailed/delivered this  
3rd day of November, 2017,  
to:

The Honorable Dan R. Slayton  
Division 2  
Coconino County Courthouse  
Flagstaff, AZ 86001

Adam Zickerman  
Attorney for the Defendant

By: Deissa Huggins